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CRI FER ULI	PLAINTIFFS IN DILLARD; DAM. ITTENDEN, JR.; I RRELL; CLARENCE LYSSES MC BRIDE LL, JR.	EARWEN J. JARREL		v	'	TOWN OF	F ORRVILLE	DEPEN	IDANTS	-	
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Edward Still REEVES & STI 714 South 29 Birmingham, 322-6631	ILL					-BAI -P - -Mor	rid Boyd - cCH & BINCH O. Box -78 - rtgomery, A	-	l		
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UNITED STATES DISTRICT COURT DOCKET

DC-111 (Rev: 1/87)

DATE	NR.	PROCEEDINGS					
		THIS CASE IS A DERIVATIVE OF 85-T-1332-N, JOHN DILLARD; et al. v. CRENSHAW COUNTY ALABAMA, etc., et al. FOR THE PURPOSE OF ORDERS THAT RELATE TO THIS CASE PRIOR T 8/26/87 SEE DILLARD CASE FILE AND DOCKET SHRET.					
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CIVIL DOCKET CONTINUATION SHEET (Atty Frank Wilson)

DEAL STATE OF THE	Kev. 1//3)		CIVIL DOCKET CONTINUATION SHEET (Atty Frank	Wilson)	
Town of Orrville's selection of derenant subclass Options. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.) ORDER as follows: (1) not later than 10/16/87 jurisdictions which are members of subclass B or subclass C and which have not prior to the date of this order submitted appropriate settlement documents to the court, shall continue to group and to purisdiction or (b) as set out in this order; (2) by 11/6/87 the plaintiff class shall fit responses to the proposed remedies filed by subclass B and C jurisdictions pursuant to paragraph 1(b). If the plaintiff class does not agree to the reproposed by a jurisdiction, they shall file their own proposed remedy, following the guidelines set out in paragraph 1(b); (3) trials for remedy questions will be scheduled at a later date. Rowever, all jurisdictions which do not reach agreement with the plaintiff class on a remedy should be prepared commence trial not later than 11/16/87; and (4) the Attorney General of the State of Alabama is DIRECTED to mail a copy of this order to all jurisdiction which are members of subclass B and C. (Copies mailed to counsel; furnished Magistrate Carroll.) EOD 9/14/87. Oct. 2 Petition of Frank C. Wilson, III for admittance pro hac vice. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.) ORDER granting Hon. Frank C. Wilson, III's 10/2/87 motion for admittance pro hac vice. (Copies mailed to counsel). EOD 10/6/87. City of Orville's notice of settlement and election of limited vote system. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.) ORDER and JUDCMENT appointing Hon. Charles S. Coody, U. S. Magistrate, Middle Distirct of Alabama, additional special master with same authorities and dural ready given special master Carroll; DIRECTING counsel for Attorney General the State of Alabama to mail copy of this order to all members of Subclasses and C or their attorneys. (Copies mailed to counsel.) EOD 10/2/87. ORDER, subject to court's later consideration of any objections (1) decertify subclasses B	PLAINTIFF JOHN DILLA	ARD, o	crenshaw county, ALABAMA, etc., et al.	DOCKET NO. 85-1-	1332-N
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City of Orville's notice of settlement and election of limited vote system. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.) ORDER and JUDGMENT appointing Hon. Charles S. Coody, U. S. Magistrate, Middle Distirct of Alabama, additional special master with same authorities and dut already given special master Carroll; DIRECTING counsel for Attorney General the State of Alabama to mail copy of this order to all members of Subclasses and C or their attorneys. (Copies mailed to counsel.) EOD 10/21/87. ORDER, subject to court's later consideration of any objections (1) decertify subclasses B and C as members of defendant class action; directing clerk to assign separate civil action numbers to proceedings with respect to each jurisdiction in subclasses B and C; (2) directing that decertified proceedis shall continue as a class action as previously certified with respect to plaintiffs; (3) consolidating the separate actions with respect to the form members of subclasses B & C for purposes of carrying out the procedures pre cribed by interim consent decree; directing that the Attorney General shall continue to serve as lead counsel for defendants and David Boyd shall contit to serve as liaison counsel for defendants; directing that procedures in pa 9-20 of interim consent decree shall continue in force and effect for the c solicated actions; (4) directing that all prior orders in this action not it consistent with this order shall remain in full force and effect; (5) direct that the Attorney General shall promptly furnish a copy of this order to all jurisdictions of subclass B or subclass C; directing that any objections to procedural changes ordered herein must be filed, detailed written statement with the clerk not later than 11/13/87; hearing to be set by court on objec which warrant such a proceeding; (6) directing that unless the court receiv	Oct. 2		Petition of Frank C. Wilson, III for admittance pro hac vice Judge Thompson. (Cy furnished Magistrate Carroll.)	. Referred to	
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subclasses B and C as members of defendant class action; directing clerk to assign separate civil action numbers to proceedings with respect to each jurisdiction in subclasses B and C; (2) directing that decertified proceeding shall continue as a class action as previously certified with respect to plaintiffs; (3) consolidating the separate actions with respect to the form members of subclasses B & C for purposes of carrying out the procedures precribed by interim consent decree; directing that the Attorney General shall continue to serve as lead counsel for defendants and David Boyd shall continue serve as liaison counsel for defendants; directing that procedures in passive serve as liaison counsel for defendants; directing that procedures in passive serve as liaison counsel for defendants; directing that procedures in passive serve as liaison counsel for defendants; directing that procedures in the consistent with this order shall remain in full force and effect for the consistent with this order shall remain in full force and effect; (5) direct that the Attorney General shall promptly furnish a copy of this order to all jurisdictions of subclass B or subclass C; directing that any objections to procedural changes ordered herein must be filed, detailed written statement with the clerk not later than 11/13/87; hearing to be set by court on object which warrant such a proceeding; (6) directing that unless the court receives	20		Distirct of Alabama, additional special master with same already given special master Carroll; DIRECTING counsel f the State of Alabama to mail copy of this order to all me	authorities and or Attorney Gene mbers of Subclas	duties ral of
some objection, this order shall take effect on 11/18/87 and no further ord	30		subclasses B and C as members of defendant class action; assign separate civil action numbers to proceedings with jurisdiction in subclasses B and C; (2) directing that de shall continue as a class action as previously certified plaintiffs; (3) consolidating the separate actions with r members of subclasses B & C for purposes of carrying out cribed by interim consent decree; directing that the Atto continue to serve as lead counsel for defendants and Davi to serve as liaison counsel for defendants; directing that 9-20 of interim consent decree shall continue in force an solicated actions; (4) directing that all prior orders in consistent with this order shall remain in full force and that the Attorney General shall promptly furnish a copy of jurisdictions of subclass B or subclass C; directing that procedural changes ordered herein must be filed, detailed with the clerk not later than 11/13/87; hearing to be set which warrant such a proceeding; (6) directing that unless	directing clerk respect to each certified procee with respect to espect to the fo the procedures p rney General sha d Boyd shall con t procedures in d effect for the this action not effect; (5) dir f this order to any objections written stateme by court on obj s the court rece	edings ormer ore- all atinue paras. con- cecting all to ent, jection
(CONT'D)			(CONT'D)		

OPTION B

DC 111A (Rev. 1/75)

Rev. 1/75)		CIVIL DOCKET CONTINUATION SHEET (Atty F	rank Wilson)			
PLAINTIFF		DEFENDANT	87-T-1270-N DOCKET NO. 85-T-1332-			
JOHN DILLARD	, et al.	CRENSHAW COUNTY, ALABAMA, etc., et RE: TOWN OF ORRVILLE				
PAFF NR		PROCEEDINGS				
Oct. 30	ORDER (Cont'd)					
		d; directing that if no further order is end ould assume that the court received no objected.) (Cy furnished Magistrates Carroll and an end of the court received no objected.)	ECTIONS. (COPIES			
Nov. 10	Plaintiffs' su Copies furni	bmission of remedy proposals. Referred to shed Magistrates Carroll and Coody.	Judge Thompson.			
17	ment. (Propo	motion for notice and approval of proposed osed first order tentatively approving compectass, proposed notice to class, proposed Magistrate, proposed final order approving ee, with exhibits, attached.) Referred to Mompson.	oromise and requiring of finding and recommendations settlement and proposed			
18	Jr., Clarenc	Affidavits of plaintiffs John Dillard, Damascus Crittenden, Jr., Earwan Ferrell, Jr., Clarence J. Jairrels, Dr. Ullysses McBride and Louis Hall, Jr. (in support of IFP status for consolidated cases 87-T-1150-N thru 87-T-1316-N.)				
18	ORDER that the plaintiffs are allowed to proceed in forma pauperis and without prepayment of filing fees in these cases (87-T-1150-N thru 87-T-1316-N), the court being of the opinion from the affidavits filed by the plaintiffs that they cannot afford the filing fees in these consolidated cases in the amount of \$20,520.00. (Copies mailed to counsel.) (Copies furnished Magistrates Carroll and Coody.) EOD 11/18/87.					
Dec. 17	directing the published in 1/19/88; direction Hall during be provided black commune Magistrate to the plaintiff shall be helection with the plaintiff shall be helection to the plaintiff shall be helection with the plaintiff shall be helection to the published to the published to the published to the plaintiff shall be helection to the published	INTATIVELY APPROVING COMPROMISE AND REQUIRING the defendant to cause the notice attached to a The Selma Times Journal once a week for 3 suffecting that maps of the districts shall be normal business hours; ordering that copie by the defendant to representatives of all nity organizations who may request a copy to conduct a hearing for considering any obeficials to the proposed compromise and set and in the federal courthouse, Montgomery, A Notice attached requires objections to be filled to counsel.) (Cy furnished Magistrates	o this order to be uccessive weeks prior to displayed in the City s of the attached notice local media and to any hereof; DIRECTING the jections by members of tlement. The hearing labama, on 1/29/88 at iled by 1/26/88.)			
1988	EOD 12/17/87	7.				
Jan. 22		f U. S. Department of Justice's 1tr to defe	manne to broozenses.			
29	Hearing - prop	posed settlement. uty's minutes of 1/29/88 hearing; exhibit/v	vitness list attached.			
29 Apr. 22	Plaintiffs' mo	tion for award of attorneys fees and expen- and C. Referred to Judge Thompson.	ses from members of			
22	Plaintiffs' me	otion to schedule plaintiffs' claim for fe	es and expenses. Referred			
	,					

CIVIL DOCKET CONTINUATION SHEET

CIVIL DOCKET CONTINUATION SHEET								
PLAINTIFF	7		DEFENDANT	07 7 1070				
JOHN DILI	LARD,	et al.	TOWN OF ORRVILLE	DOCKET NO. <u>87-T-1270-1</u> PAGEOFPAGES				
1988 ^{TE}	NR.	PROCEEDINGS						
Apr. 28		ORDER [CA Nos. 87-T-1150-N thru 87-T-1316-N, all Subclass B and C defendants-except Baldwin County Board of Education and City of Lisman] as follows: 1. Liaison counsel shall receive all pleading, file all responses, and conduct all proceedings on behalf of the defendant jurisdictions relative to plaintiffs' motion for fees. 2. By 5/16/88 liaison shall provide all defendant jurisdictions with a summary of plaintiffs motion for fees and a copy of this order and shall notify those jurisdictions of their right to object to the motion for fees and shall provide the defendants with a general outline of a plan to apportion among the defendants the fees, etc., awarded to plaintiffs. 3. Any defendant jurisdiction which wishes to object to plaintiffs' motion for fees shall by 5/30/88 provide liaison counsel with a statement of its objection. 4. On or before 6/10/88 liaison counsel shall file with the court any objections, along with evidentiary materials supporting such objections, etc. 5. By 6/24/88 plaintiffs shall file their brief in support of their motion for fees. 6. By 7/1/88 liaison counsel shall file on behalf of the defendant jurisdictions any reply brief. 7. A hearing on the plaintiffs motion for fees will be conducted on 7/8/88 at 10 a.m.; defendant jurisdictions to be represented by liaison counsel. 8. By 6/10/88 liaison counsel shall also file with the court a final proposal for apportionment among the defendant jurisdictions of the fees, etc., to be awarded by the court; copy to be sent to each jurisdiction; defendants which object to apportionment system shall advise liaison counsel by 6/24/88; liaison counsel shall advise the court of any such objections by 7/1/88; any objections to be considered at the 7/8/88 hearing. (Copies mailed to counsel.) EOD 4/29/88.						
May 17		separate file and dod (2) directing that all fees, etc., are to be is incorporated in, a nos. 85-T-1332-N and need serve copies of etc., on only counsel liaison counsel; an	EY FEES AND EXPENSES (1) DIRECTING cle cket sheet for the issues of attorney ill pleadings and orders regarding the e filed in separate file; (3) directing and made a part of, each and every file 87-T-1150-N thru 87-T-1316-N; (4) directing this order and all future orders regard for plaintiffs, counsel for Alabama and ad (5) directing that counsel need file court. (Copies mailed to counsel.)	fees and expenses; issues of attorney g that separate file e for civil action ecting that Clerk rding attorney fees, Attorney General, and e only one copy of				
Jun 14		Plaintiffs' motion for Thompson and Magistra	interim orders and injunctions. Refeate Carroll.	rred to Judge				
16		Parties' joint motion in Magistrate Carroll.	for interim order allowing election.	Referred to				
17		settlement into effe	ECOMMENDATION that the Court enter an ct for the August 1988 elections on an al of the settlement by the Court. (C 88.	interim basis,				

CIVIL DOCKET CONTINUATION SHEET

DI AINTI			DEFENDANT	
PLAINTI	~ F		DEFENDANT	DOCKET NO. 87-T-1270-
JOHN	JOHN DILLARD, et al.		TOWN OF ORRVILLE	PAGE 5 OF PAGES
DATE 1988	NR.		PROCEEDINGS	
Jun 17		1988 elections in ac in accordance with t viously made by plai ORDERED that this is jurisdiction does no	ELECTION and ENJOINING defendant cordance with the schedule contain he substantive provisions of the ntiffs and submitted to the court an interim order which may be most receive final approval of its sunsel.) EOD 6/17/88.	ned in the <u>Code of Alabama</u> settlement proposal pre- for approval. Further dified at a later time if
Sep 1		Plaintiffs' notice of tion (Ifill substitu	attorneys' withdrawal (Menefee an ted for Karlan).	d Guinier) and substitu-
1989 May 2			epartment of Justice's ltr to def ATION. Referred to Magistrate Ca	
2		Magistrate Carroll's F final approval of th EOD 5/2/89.	INDING AND RECOMMENDATION that the e proposed consent decree. (Copic	e Court give immediate es mailed to counsel.)
2		FINAL ORDER APPROVING APPROVING consent de EOD 5/2/89.	and adopting recommendation of the cree previously submitted. (Copic	e Magistrate and finally es mailed to counsel.)
2	en n	city council under the as follows: 1. The without designated or most votes being elected as of 1988. 3. The desenact legislation proordered form of governis enacted by the legof the Voting Rights poll officials in nur	NG defendant, etc., from conducting the present at large election system city council shall consist of 5 mm r numbered places and with the 5 mm cted and each voter no more than to the regularly scheduled municipal fendant shall request the local leading for the form of government rument shall remain in effect only gislature and precleared in accordant of 1965. 4. Black citizens makers that reasonably reflect the ne plaintiffs are prevailing particular.	em; and FURTHER ENJOINING members elected at-large, candidates receiving the two votes. 2. Elections at elections in the summer egislative delegation to agreed to herein; court with the provisions shall be appointed as racial composition of the
1992		award of attorneys'	fees and expenses. If not resolve otion by any party, set the issue EOD 5/2/89.	d by parties, the court
Jan. 27			or additional relief with respect Referred to Judge Thompson. WITH	
Feb 6		motion for additiona	urisdictions show cause in writin l relief, filed by plaintiffs on iled to counsel.) EOD: 2-7-92	

PLAINTIFF			DEFENDANT	**	DOCKET NO. 87-T-1270
			TOTAL OF CREATIVE		1
JOHN DIL	LARD,	et al.	TOWN OF ORRVILLE		PAGE 6 OF PAGES
1992 ^{TE}	NR.		PROCEEDINGS		
Feb. 19		Referred to Ju	ponse to show cause order and modeled to the position of the contract of the c	cnea.)	
Feb. 19			hdrawal of motion. Referred t		
* Feb. 28		and the 1992 (ntiffs' motion for additional melections is withdrawn. (Copie	es mailed to	counsel.)
*eb. 24		B and C; furt appointed lia that no later with each oth light of resp	d R. Boyd is removed as liaison her ORDERED that Mort P. Ames, ison counsel for defendant sub than 03/06/92 plaintiffs and er to develop procedures as to onses from defendant subclassed to the court.	classes B ar liaison cour how the cou	nd C; further ORDERED nsel (1) shall meet nrt should proceed in
			-		